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UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF CALIFORNIA

DEPUTY

'08 MJ 1999

UNITED STATES OF AMERICA,

Plaintiff,

v.

NOEMI LOPEZ-MEDINA

LUIS SANCHEZ-CAMPOS

Defendants.

MAGISTRATE CASE NO.

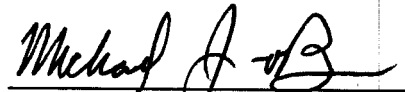
MATERIAL WITNESS COMPLAINT:

Title 18 U.S.C. § 3144

The undersigned Complainant, being duly sworn, states:

Beginning on an unknown date and continuing through May 16, 2008, within the Southern District of California, and elsewhere, witnesses Noemi Lopez-Medina and Luis Sanchez-Campos possessed and possess information and have testimony material to a federal indictment now pending in the United States District Court for the Southern District of California, and whose whereabouts at the time of trial will be a foreign country, or unknown; and therefore, in accordance with Title 18, United States Code, Section 3144, a warrant for the arrest of the witnesses should be issued, and the witnesses should be detained until their testimony can be secured.

And the complainant states that this complaint is based on the attached Statement of Facts incorporated herein by reference.



MICHAEL J. POZANC  
Special Agent,  
Federal Bureau of Investigation

Sworn to before me and subscribed in my presence on June 30, 2008.

  
HONORABLE BARBARA L. MAJOR  
Magistrate Judge

Affidavit in Support  
of Material Witness Complaint For:

**Noemi Lopez-Medina**  
**Luis Sanchez-Campos**

MICHAEL J. POZANC, being duly sworn, deposes and says:

1. I am employed as a Special Agent of the Federal Bureau of Investigation (FBI) and have been so for more than eleven years. I am currently assigned to the San Diego Division's Border Corruption Task Force and I investigate alien and/or narcotic smuggling organizations who utilize law enforcement officers, assigned to various ports of entry in San Diego, to facilitate their smuggling activities which is a violation of Title 8, United States Code, Section 1324; Title 18, United States Code, Section 201; Title 21, United States Code, Section 952. As a Special Agent for the FBI, I have participated in, and led, numerous corruption investigations involving Tijuana, B.C., Mexico based smuggling organizations. I have received formal and informal training provided by the FBI and other federal agencies.

2. This affidavit is made in support of a material witness complaint and arrest warrants, pursuant to Title 18, United States Code, Section 3144, for Noemi Lopez-Medina and Luis Sanchez-Campos. This application seeks the witnesses' detention so that their testimony may be secured for trial in the Southern District of California.

3. On May 16, 2008, a two count federal complaint was filed in the Southern District of California, Magistrate Case No. 08MJ1534, charging Luis Francisco Alarid ("Alarid"), a Department of Homeland Security, Customs and Border Protection Officer, with: (a) Count 1 - conspiracy to import marijuana, in violation of Title 21, United States Code, Section 952, 960 and 963; and (b) Count 2 - conspiracy to bring in aliens for financial gain, in violation of Title 18, United States Code, Section 371, and Title 8, United States Code, Section 1324 (a) (2) (B) (ii).

4. On February 11, 2008, I received intelligence information that a Tijuana, B.C., Mexico, based smuggling organization was: utilizing a corrupt border official at the Otay Mesa Port of Entry to facilitate their smuggling ventures; usually conducting those smuggling ventures between 12:00am and

1 12:30am; and placing tape over certain digits of the license plates of the load vehicles being used in their  
2 smuggling ventures (in order to elude inspection by an electronic license plate reader).

3 5. On February 14, 2008, while conducting surveillance at the Otay Mesa Port of Entry, a  
4 gray minivan was observed entering the United States through lane number 4 at the Otay Mesa Port of  
5 Entry at approximately 12:15am. The vehicle had tape covering the first and last digits of the license  
6 plate. The inspector assigned to lane number four was Alarid. At approximately 12:26am, a tan/brown  
7 minivan was observed entering the United States through lane number three at the Otay Mesa Port of  
8 Entry. This vehicle also had tape on the certain digits of the license plate. The inspector assigned to lane  
9 number three was Alarid. The vehicles were followed to two separate locations in Chula Vista,  
10 California, where the brown van was ultimately stopped by the Chula Vista Police Department and it was  
11 discovered to contain ten illegal aliens.

12 6. On March 6, 2008, while conducting surveillance at the Otay Mesa Port of Entry, a white  
13 minivan was observed entering the United States through lane number four at approximately 12:56am.  
14 The vehicle had tape covering the first and last digits of the license plate. All that was visible was "WDA  
15 83." The inspector assigned to lane number 4, Alarid, observed that another inspector was approaching  
16 to relieve him. As a result, Alarid hurriedly allowed the vehicle to enter the United States with no  
17 inspection. The vehicle was ultimately followed to a house on Estelle Street in San Diego. At  
18 approximately 12:59am, I observed a red minivan enter the United States through lane number three.  
19 This vehicle had a commercial license plate on the vehicle and the inspector assigned to lane number 3,  
20 Alarid, allowed the vehicle to enter the United States with no inspection. The red van was ultimately  
21 approached by the Chula Vista Police Department as a result of a concerned citizen complaint. The  
22 vehicle was found to contain 263 pounds of marijuana and four illegal aliens.

23 7. On March 13, 2008, while conducting surveillance at the Otay Mesa Port of Entry, a white  
24 minivan was observed entering the United States through lane number three at approximately 12:57am.  
25 The vehicle did not have tape covering the first and last digits of the license plate, however, the same  
26 middle digits of "WDA 83," were observed on the license plate. The inspector assigned to lane number  
27 three, Alarid, allowed the vehicle to enter the United States with no inspection. The vehicle was  
28 ultimately stopped by the San Diego Police Department and discovered to contain 173 pounds of

1 marijuana and 19 illegal aliens. The driver of the vehicle was Cesar Alarid Rebolledo, who was later  
2 determined to be the uncle of Alarid.

3       8.       On May 3, while conducting surveillance at the Otay Mesa Port of Entry, Alarid was  
4 observed allowing three pick-ups and a sedan to enter the United States through his inspection lane with  
5 no inspection. Alarid admitted all four of the vehicles into the United States within a one minute time  
6 period. The vehicles were subsequently followed from the Otay Mesa Port of Entry and were observed  
7 driving in tandem (one behind the other) to a house located at 226 Ash Street, Chula Vista, California.  
8 After the load vehicles arrived at the residence, they were observed idling near a rear gate to the  
9 residence. After observing several vehicles come and go from the residence, including the load vehicles,  
10 the United States Border Patrol obtained a consent to search the premises, where they discovered 40  
11 illegal aliens, 30 of which were stowed away in an 8 x 12 room. Among them were material witnesses  
12 Noemi Lopez-Medina and Luis Sanchez-Campos.

13       9.       On May 16, 2008, Alarid allowed four vehicles, two of which were the same vehicles he  
14 allowed entrance on May 3, 2008, to enter the United States. Customs and Border Protection officers  
15 stopped two of the four vehicles and discovered illegal aliens and marijuana within the vehicles.

16       10.      On May 16, 2008, Alarid was arrested without incident as part of Magistrate Complaint  
17 No. 08MJ1534.

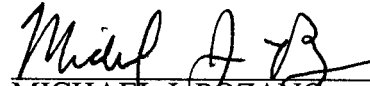
18       11.      On June 3, 2008, Alarid was indicted by a Federal Grand Jury in the Southern District of  
19 California.

20       12.      Material witnesses Noemi Lopez-Medina and Luis Sanchez-Campos agree that they are  
21 citizens and nationals of Mexico and were illegally present in the United States. They admit to entering  
22 the United States illegally. They admit to not having any legal documents to remain in the United States.  
23 The material witnesses further state that they paid between \$4,500.00 and \$5,000.00 (U.S.) to be  
24 smuggled into the United States on May 3, 2008, and that a person named FNU LNU, aka, Querendon  
25 had expressed to them that it was "guaranteed" or a "sure thing" because the smuggling organization was  
26 working with a "Migra" or inspector. The material witness Noemi Lopez-Medina was positioned near  
27 the gas pedal of the load vehicle as it began its journey toward the inspection booths. When the material  
28 witness Noemi Lopez-Medina asked the load driver what they were waiting for, the load driver informed

1 the material witness Noemi Lopez-Medina that they were waiting on the inspector's mother to inform  
2 them which lane to use. Shortly thereafter, the material witness Noemi Lopez-Medina overheard a  
3 females voice on the radio feature of the load driver's Nextel cellular telephone indicate that the vehicles  
4 should go and indicated a lane number for them to travel. The material witnesses recall the vehicle  
5 traveling a short while with a number of stops and starts. After a series of stops and starts, the material  
6 witness Noemi Lopez-Medina then heard the load driver exclaim that they had made it.

7 13. I believe that, based upon the facts set out above, there is no condition or combination of  
8 conditions that would reasonable assure the appearances of Noemi Lopez-Medina and/or Luis Sanchez-  
9 Campos. Accordingly, I respectfully request that a complaint and arrest warrants be issued for Noemi  
10 Lopez-Medina and Luis Sanchez-Campos.

11 WHEREFORE your affiant prays that the Court issue material witness warrants for Noemi Lopez-  
12 Medina and Luis Sanchez-Campos, and that they be imprisoned or bailed as the case may be.

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16 MICHAEL J. POZANC  
17 Special Agent  
Federal Bureau of Investigation

18 Sworn to before me and subscribed in my presence on June 30, 2008,

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22 HONORABLE BARBARA L. MAJOR  
23 Magistrate Judge  
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